

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

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U.S. DISTRICT COURT
DISTRICT OF NEW JERSEY
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TITLE OF ACTION

TO RECOVER FROM ALL
DEFENDANTS CIVIL LAWSUITS

ERIC T. RHETT - DISABLED/INJURIES
PLAINTIFF

CIVIL ACTION No. 2:17-CV-05539 ES

VS-

SOCIAL SECURITY COMMISSIONER
N.J. STATE TREASURER -
FOR M. SCUDDER -
HUDSON COUNTY CHILD SUPPORT UNIT -
FIREMANS INSURANCE COMPANY
NEW JERSEY STATE TRUST FUND UNIT
MICHELLE M. SMITH
LANDLORD JOSEPH SINISI
DR. HOWARD PECKER
DR. DOUGLAS BRADLEY
DR. FADI J. BEJJANI
DR. MONICA MEATA
FRED T. RHETT

- COMPLAINT -

DEFENDANT(S)

PARTIES

ERIC T. RHETT PLAINTIFF - 195 W. MAIN ST. APT 2 RUTHERFORD N.J. 07065

COMMISSIONER FRED MAURIN - 26 FEDERAL PLAZA - SUITE 40-120

NEW YORK N.Y. 10278

FOR M. SCUDDER TREASURER - 125 W. STATE ST. P.O. BOX 002 TRENTON N.J. 08625

HUDSON COUNTY CHILD SUPPORT - 595 NEWARK AVE. JERSEY CITY N.J. 07306

FIREMANS INSURANCE CO. - PRESIDENT WILLIAM SCALDAFERRI, 275 W.

WASHINGTON ST. SUITE 1800 CHICAGO IL 60606-3484

NEW JERSEY TRUST FUND - HUGHES JUSTICE COMPLEX, 25 W. MARKET ST.
TRENTON N.J. 08625 - MICHELLE M. SMITH CLERK -

JOSEPH SINISI - 195 WEST MAIN ST. CORP. 1429 US HIGHWAY 22 EAST
MOUNTAIN SIDE, N.J. 07092

DR. HOWARD PECKER 847 ST. GEORGES AVE RAHWAY N.J. 07065

DR. DOUGLAS BRADLEY - 700 RAHWAY AVE, UNION N.J. 07083

DR. FARID J. BETJANI - 2946-60 RT. 10 WEST POWER MILL PLAZA WEST
MORRIS PLAINS N.J. 07450

DR. MONICA MEHTA - 191 PALISADE AVE, JERSEY CITY N.J. 07306

FREIDA JEAN RHETT - Q15 QUINCEY CIRCLE DAYTON N.J. 08810

PER 28 U.S.C. 1331 - JURISDICTION

PLAINTIFF LEGAL JURISDICTIONAL RIGHT TO RECOVER HIS RETROACTIVE SSN BENEFITS
IS IN DISTRICT CT. ESPECIALLY WHEN ALL LOCAL GOV SEC. AUTHORITIES - NOT IN COMPLIANCE
WITH PENALTY 42 CFR 405.841(c) - UNDER SECTIONS 1129 & 1140 OF THE SOCIAL-
SECURITY ACT. AS IT IS LEGALLY DECLARED BY THIS ACT.

WHEN YOU REVISIT - AN ALREADY FINAL AND MANDATED CLAIM. LIKE IN-
HEREOF, YOU MUST GIVE PRESENT - AN UPDATED DEFENSE

PRESENTATION - FROM THE RETROACTIVE ORIGINAL MERITORIOUS
CLAIM - CASE - RHETT VS SOCIAL SECURITY ADMINISTRATION -

FINALIZING DATE, JAN. 2007. IN THE MATTER OF A 42 CFR 405.841(c)

VIOLATION. AND WITH APPROVAL OF THE THIRD CIRCUIT COURT,

AND FIVE OTHER FEDERAL OFFICIALS. LKT NO. 06-2903, THE

UNITED STATES CONGRESSIONAL-JUDICIARY ACT OF 1789

UPHOLDS, THE FACTS-SET FORTH IN THAT MANDATED BRIEF,

MANDATING - RETROACTIVELY FROM JAN. 2007, IT IS - AND WAS
ACTUALLY JUSTIFIED, THAT THE U.S. SOCIAL SECURITY ADM.

IS BEING SUED - UNDER THE FEDERAL TORT CLAIMS ACT

(FTCA) - WHERE THIS FEDERAL QUESTION - TURNS INTO FACTS,

ACCORDINGLY - THAT THE PLAINTIFF - DID IN DEC. - AND FIRST

PRESENTED - A MEDICAL FRAUD CLAIM AND ETC. TO AN

APPROPRIATE FEDERAL AGENCY - DEPT.

AND THE FEDERAL DEPT. WAS - TO THE SOCIAL SECURITY ADM. INSPECTOR GENERAL - AUDIT - TIMOTHY HOLBAN - AND INSPECTOR GENERAL, ON INVESTIGATIONS JOHN DOCKERY - LOCATED AT - 3835 FEDERAL Bldg, 26 FEDERAL PLAZA - N.Y. N.Y. 10278 - APPLICATION DATED, SEP. 16 - 2004 - WITH PRIVATE LAWYER ROWENA M. LURAN AS A WITNESS, BECAUSE SHE WAS DEFENDING THE VIOLATING DOCTOR'S - WHO REFUSED TO DO HIS JOB (TIMOTHY HOLBAN - JOHN DOCKERY) BUT THE JAN 2007 CAPTION OF FEDERAL OFFICIALS - DID THE JOB - THEREFORE REMANDED

JURISDICTIONAL R. BHTS - 15, CALKINS v BIRM (1981, ND NY 511 F Supp 1073; AFFD, REMANDED (CA2 NY) 675 F2d 44; RUSH V PARHAM (1980, CA5 GA) 625 F2d 1150 REH DEN (CA5 GA) 632 F2d 894. - STRICTLY FOR APPROVAL - SSR-429.107. - APPLYING

TO ALL DEFENDANTS IN A RECOVERY MANNER BECAUSE PLAINTIFF ENTITLED DUE PROCESS ON THIS REVISIT - IN THE DISTRICT COURT, EXERCISING DUE PROCESS OF PROTECTIVE LAWS TO RECOVER, MANIFESTED UNDER CONSTITUTION OF ARTICLE, XIV - SECTION 1.

FURTHERMORE,

WHERE PLAINTIFF'S HAS LEGAL - FEDERAL JURISDICTIONAL RIGHT TO BRING SUIT AGAINST THE SOCIAL SECURITY ADM. UNDER 28 U.S.C. 2075 (A) - FOR THE ORIGINAL ONSET CLAIM - OF 9-9-2002. RETROACTIVELY, CLAIM - AS UNDER SECTION 1631(c)(3) OF THE SOCIAL SECURITY ACT (42 U.S.C. 1383(c)(3)) ALSO GIVES THE DISTRICT COURT JURISDICTION - TO INTERVENE, AND STOP THE SOCIAL SECURITY BENEFITS - DELAYS.

THE U.S. FEDERAL DEBT COLLECTION ACT OF 1982 TAKE'S AUTHORITY UPON EACH OF THE DEFENDANTS OBLIGATION - TWO PAY

CAUSE OF ACTION

IN THE ABSENCE, OF USABLE + DISABILITY SOCIAL SECURITY BENEFITS, PLAINTIFF IS BEING PAINFULLY - DEPRIVED OF LIVING HIS IMPAIRED LIFE TO THE FULLEST, VIOLATING - U.S. CONSTITUTION ARTICLE XIV. SECTION 1, IN ALL OTHER CLAIMS + CASE'S - PLAINTIFF HIS LEGAL CIVIL RIGHTS TO BE AWARDED - WHAT IS OWED TO HIM - WHETHER THROUGH DAMAGES, OR BEING COMPENSATED - AS NEEDED TO LIVE HIS PAINFUL DISABILITY LIFE.

DEMANDS

AS IT IS JUST, TO RUN DKT. NO. 2:16-LV-01622 CONCURRENT
WITH DKT. NO. 2:17-CV-05539 TOGETHER AS ONE, ALLOWING
THE SUMMONS AND SERVING PROCESS, TAKES COURSE OF ACTION.
AS ORDERED BY THE COURT.

CONTINUES PER EACH-PLEADING INDIVIDUALLY

I, THE PLAINTIFF, DO CERTIFY - THAT ALL OF THE FOREGOING
PLEADINGS ATTACHED - PER EACH STATEMENTS ARE TRUE
AND CORRECT.

EXECUTED - ORIGINALLY; AND HEREOF ON JUNE 4th 2018

PLAINTIFF CANNOT WORK ANYMORE.

ON THE FACE OF EVIDENCE ETC. HISTORY & FACTS MANDATED
ATTESTED:

- DESERVING EXPEDITING RECOVERY -

Emp J Hall

EACH DEFENDANT SHALL BE SERVED THERE PORTION
OF THIS COMPLAINT PER PAGE

SL-PC LAW FIRM

Emp J Hall
Emp J Hall
CONTINUES

IN RHEAT VS SOCIAL SECURITY ADMINISTRATION ETC 41 - THE 9-9-02 CLAIM:
PURSUANT TO FED. C. RULE 8(A)

PLAINTIFF-STATE'S A RETROACTIVE VIOLATION CLAIM OF 42CFR-405.841(c),

JURISDICTION: IS BASED ON: UNDER SECTION 1631(c)(3) OF THE SOCIAL SECURITY
ACT, 42 U.S.C. 1383(c)(3) AND PROCEEDING UNDER RULE 9.1; AND

UNDER AUTHORITY OF, INTER ALIA, - BECAUSE WHAT REQUIRED STEPS - THAT
MUST BE TAKEN FIRST, WERE TAKEN - WITH THE SOC. SEC. INSPECTOR
GENERAL - TIMOTHY HORGAN AND JOHN DOCKERY ON 9-16-2004,

WHERE BOTH FAILED TO DO THEIR JOB - AND PENALIZE ACCORDINGLY.

THEREFORE, THE FEDERAL TORT CLAIMS ACT, AND 28 U.S.C. SECTIONS
2471-2480 ALLOWS - SUIT, FOR BENEFIT COMPENSATION - MONEY
RETROACTIVELY.

ENTITLED - TO RELIEF

2. PLAINTIFF'S IMPAIRED CONDITION - OF CONGENITAL MUSCULAR DYSTROPHY
CMD-131 - MET + MEETS, SOCIAL SECURITY'S LIFE, INCAPACITY DURATION, TO
RECEIVE SSID BENEFITS; SINCE 10-3-89 AND THEREAFTER.

WITH HIS R. GHT SHOULDER AND LEFT FOUR ARM - , ON 8-3-98,

DO TO HI-TECH TRAINING SCHOOL'S NEGLIGENCE, PLAINTIFF PERMANENTLY
IMPAIRED - INJURED HIS NECK - WHICH FALLS UNDER SAME CONDITION.

IN THE MATTER OF THE 9-9-02 DECISION.

THE RELIEF UPON WHICH - IS ENTITLED TO BE GRANTED,

A 42CFR-405.841(c) VIOLATION (STRICTLY ONLY) AS REQUIRED.

PENALIZE EACH VIOLATING DOCTORS; AND CORRECT THE CLERICAL
ERROR, DECLARING PLAINTIFF IS NOT ENTITLED WHEN PLAINTIFF IS,

AND RULE OUT - THE PHYSICAL WORK - SS JUDGE DEAN W DETERMAN
SAID PLAINTIFF CAN STILL DO - WHEN PLAINTIFF IMPAIRMENTS WON'T

ALLOW NO MORE PHYSICAL WORK BELOW. AND RULING OUT THE

RELIEF - THAT THERE IS STILL SOMETHING OF WORK - IN THE ECONOMY
PLAINTIFF CAN STILL DO - OBJECTED - NOT IN PLAINTIFF'S PAINFUL

CONDITION - NECK, RIGHT SHOULDER + LEFT FOUR ARE ABSOLUTELY NOT.

AND ORDER, THAT IT IS NOT REQUIRED FOR PLAINTIFF TO BE

MEDICALLY RE-EXAMINED AGAIN - FOR APPROVAL.

PURSUANT TO SPECIAL MATTERS UNDER RULE 9(d) ABOVE FEDERAL

TORT CLAIMS ACT, IS HEREBY LEGALLY EXECUTED ALSO, FOR THIS

PLEADING TO BE APPROVED. UNDER AFFIRMATIVE DEFENSE:

FOR THE RETROACTIVE AMOUNT OF - \$ 577,720.00 + AND COUNTING \$
PER MONTH - SINCE 9-9-02. WITH NO FURTHER MEDICAL

EXAMINATIONS PROTECTED UNDER TITLE II & TITLE XVI:

Emph Rhet

YES. THEY PROFESSIONALLY & CRIMINALLY COERCED THAT \$12,500.00 ON THE RECORD - EVEN VIOLATING THE ADA-ACT. IN DOING SO.

PULSANT TO FED. C. RULE 9(c)

THE LEGAL PRECEDENTED - ACT OF PRIORITY - IN THE RELIEF FROM THIS RECORD - OCCURRED MANY YEARS AGO - CIVIL RULE - 348. OF STEIN ON PERSONAL INJURY DAMAGES, BECAUSE THE \$12,500.00 WAS NOT ACCEPTED WITHIN 30 DAYS - IN ADDITION TO STEIN ON PERSONAL INJURY DAMAGES, 552-5721. QUOTING, THE PLAINTIFF - SHALL NOT BE BARRED FROM RECOVERING DAMAGES. SUPPORTED BY THE CONGRESSIONAL JUDICIARY ACT OF 1789, BECAUSE THE STATE RECORD - IS NOT AUTHENTIC; CONSTITUTING THAT RECOVERY - IS BINDING (UNCONDITIONALLY). UPON WHICH RELIEF FROM - STATES FRIVOLOUS & FRAUDULENT RECORD CAN BE GRANTED.

AND TRIPLE - THE ORIGINAL JUSTIFIED PROPOSED AMOUNT - OF \$150,000.00 - TO \$2,250,000.00 FOR DECEIVING THE COURTS FOR YEARS.

IN ADDITION - FOR PAIN & SUFFERING - PERMANENTLY - FOR NEGLIGENCE TERMINATING THE ABILITY TO DRIVE, LEAVING PLAINTIFF WITH PERMANENT NECK COMPLICATIONS; AND RESTRICTED MOBILITY USE OF THE NECK

AND DEMAND FOR JURY TRIAL - IF NECESSARY - AS IT IS PLAINTIFF'S PRESERVED CONSTITUTIONAL RIGHT UNDER ARTICLE VII. OF CIVIL RIGHTS

Chris J. Smith
with draft